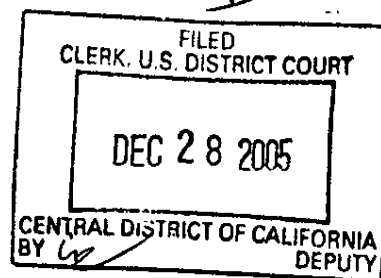


1 DEBRA WONG YANG  
 2 United States Attorney  
 3 THOMAS P. O'BRIEN  
 Assistant United States Attorney  
 4 Chief, Criminal Division  
 5 BRIAN M. HOFFSTADT (Cal. Bar No. 187003)  
 6 Assistant United States Attorneys  
 7 1200 United States Courthouse  
 8 312 North Spring Street  
 Los Angeles, California 90012  
 Telephone: (213) 894-6482  
 E-mail: brian.hoffstadt@usdoj.gov



7  
 Attorneys for Plaintiff  
 8 UNITED STATES OF AMERICA

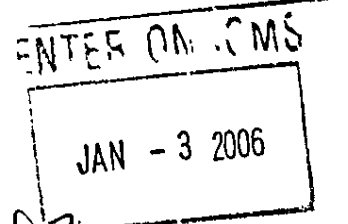
9 UNITED STATES DISTRICT COURT

10 FOR THE CENTRAL DISTRICT OF CALIFORNIA

11 UNITED STATES OF AMERICA, ) NOS. CR 05-930-CW (M) ✓  
 12 Plaintiff, ) CR 05-1032-CW (M)  
 13 v. ) CR 05-1033-CW (M)  
 14 ALBERT VALENTE, ) CR 05-1034-CW (M)  
 15 RAMON VALDEZ, ) CR 05-1035-CW (M)  
 16 JESSIE LUMADA, ) CR 05-1036-CW (M)  
 17 MICHAEL FOUSSE, ) CR 05-1037-CW (M)  
 18 DWIGHT SITYAR, )  
 19 STEPHANI GIMA, and ) EX PARTE MOTION FOR SETTING OF PLEA  
 20 JOEL DIMAANO, ) HEARING; ~~PROPOSED~~ ORDER;  
 21 Defendants. ) DECLARATION OF BRIAN M. HOFFSTADT  
 22 ) Prop. Hearing Date: Jan. 24, 2006  
 23 ) Prop. Hearing Time: 2:00 p.m.  
 24 )  
 25 )  
 26 )

27 Plaintiff United States of America, by and through its  
 28 counsel of record, the United States Attorney for the Central  
 District of California, hereby makes this ex parte application to  
 set a hearing at which defendants Albert Valente, Ramon Valdez,  
 Jessie Lumada, Michael Fousse, Dwight Sityar, Stephani Gima, and  
 Joel Dimaano, may enter their pleas of guilty pursuant to their  
previously filed plea agreements.

27 As set forth below in the attached declaration of Brian M.  
 28 Hoffstadt, the government has spoken with defense counsel for



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these defendants, and it appears that most, if not all, counsel will be available to appear before this Court at the proposed hearing date and time of January 24, 2006, at 2:00 p.m. for the entry of their guilty pleas. The government believes that it would be most expeditious and efficient that as many pleas as possible be entered at the same time given the related nature of the cases.

For these reasons, the government makes this ex parte application to set a guilty plea hearing for the date and time specified above.

Date: December 23, 2005 Respectfully submitted,

DEBRA WONG YANG  
United States Attorney

THOMAS P. O'BRIEN  
Assistant United States Attorney  
Chief, Criminal Division

12-23-05

DATE

  
BRIAN W. HOFFSTADT  
Assistant United States Attorneys

Attorneys for Plaintiff  
United States of America

O R D E R

This Court hereby sets a hearing for January 24, 2006, at 2:00 p.m. for the entry of guilty plea for defendants Albert Valente, Ramon Valdez, Jessie Lumada, Michael Fousse, Dwight Sityar, Stephani Gima, and Joel Dimaano.

  
HONORABLE CARLA WOEHRL  
UNITED STATES MAGISTRATE JUDGE

**DECLARATION OF BRIAN M. HOFFSTADT**

I, Brian M. Hoffstadt, declare as follows:

3 1. I am the Assistant United States Attorney assigned to  
4 handle the matters of United States v. Albert Valente, CR 05-930-  
5 CW (M); United States v. Ramon Valdez, CR 05-1032-CW (M); United  
6 States v. Jessie Lumada, CR 05-1033-CW (M); United States v.  
7 Michael Fousse, CR 05-1034-CW (M); United States v. Dwight  
8 Sityar, CR 05-1035-CW (M); United States v. Stephani Gima, CR 05-  
9 1036-CW (M); and United States v. Joel Dimaano, CR 05-1037-CW  
10 (M).

11       2. These cases have been consolidated before the Honorable  
12 Carla M. Woehrle, United States Magistrate Judge, because they  
13 involve a related series of events -- namely, the theft and  
14 subsequent distribution of a copy of *Star Wars: Episode III --*  
15 *Revenge of the Sith* prior to its release in movie theatres. Each  
16 of the above-named defendants has signed and filed a plea  
17 agreement, in which he or she has agreed to enter a plea of  
18 guilty to a single misdemeanor count of criminal copyright  
19 infringement.

20       3. During the weeks of December 12, 2005, and December 19,  
21 2005, I spoke with the following defense counsel, who informed me  
22 of the following regarding their availability to appear before  
23 this Court on January 24, 2006, for the purpose of having his/her  
24 client enter a plea of guilty:

25 a. William Pitman, counsel for defendant Albert  
26 Valente, informed me that he is currently available to appear for  
27 a guilty plea hearing on January 24, 2006, at 2:00 p.m.

2005-05-12

1                   b. Errol Stambler, counsel for defendant Ramon  
2 Valdez, informed me that he is currently available to appear for  
3 a guilty plea hearing on January 24, 2006, at 2:00 p.m.

4                   c. Kim Savo, counsel for defendant Jessie Lumada,  
5 informed me that she is currently available to appear for a  
6 guilty plea hearing on January 24, 2006, at 2:00 p.m.

7                   d. Philip Deitch, counsel for defendant Michael  
8 Fousse, was out of town when I contacted him directly about the  
9 January 24, 2006, date. However, in a letter dated December 14,  
10 2005, I informed Mr. Deitch of a tentative January 24, 2006,  
11 date, and he raised no objection.

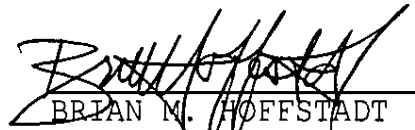
12                  e. Anthony Solis, counsel for defendant Dwight  
13 Sityar, informed me that he is currently available to appear for  
14 a guilty plea hearing on January 24, 2006, at 2:00 p.m.

15                  f. David Kaloyanides, counsel for defendant Stephani  
16 Gima, informed me that he is currently available to appear for a  
17 guilty plea hearing on January 24, 2006, at 2:00 p.m.

18                  g. Brian Newman, counsel for defendant Joel Dimaano,  
19 informed me that he currently has a trial set before Judge  
20 Manella to begin on January 24, 2006; however, he is not certain  
21 at this time whether the trial will go on that date. He may also  
22 be able to make alternative arrangements to appear for a plea in  
23 this matter.

24                  I declare under penalty of perjury that the foregoing is  
25 true and correct.

26 Dated: December 23, 2005

  
BRIAN M. HOFFSTADT

27

28

**CERTIFICATE OF SERVICE**

I, YOLANDA AGUAYO, declare:

That I am a citizen of the United States and

resident or employed in Los Angeles County, California; that my business address is the Office of the United States Attorney, United States Courthouse, 312 North Spring Street, Los Angeles, California 90012; that I am over the age of eighteen years, and I am not a party to the above-entitled action;

That I am employed by the United States Attorney for the Central District of California who is a member of the Bar of United States District Court for the Central District of California, at whose discretion I served a copy of: **EX PARTE MOTION FOR SETTING OF PLEA HEARING; (PROPOSED) ORDER; DECLARATION OF BRIAN M. HOFFSTADT**

Service was:

Placed in a closed envelope, for collection and interoffice delivery addressed as follows:

Placed in a sealed envelope for collection and mailing via United States Mail, addressed as follows:

By hand delivery addressed as follows:

By facsimile as follows:

By messenger as follows:

By federal express as follows:

**SEE ATTACHED LIST**

This Certificate is executed on December 27, 2005, Los Angeles, California.

I certify under penalty of perjury that the foregoing is true and correct.

Yolanda Aguayo  
YOLANDA AGUAYO

**SERVICE LIST**  
**U.S. v. VALENTE, ET AL.,**

**VIA FACSIMILE:**

BILL PITMAN, ESQ.  
Facsimile: (213) 629-0208

ERROL STAMBLER, ESQ.  
Facsimile: (310) 470-3968

KIM SAVO, ESQ.  
Facsimile: (213) 894-0081

PHIL DEITCH, ESQ.  
Facsimile: (323) 938-3318

ANTHONY SOLIS  
Facsimile: (213) 489-5923

DAVID KALOYANIDES  
Facsimile: (626) 609-0305

BRIAN NEWMAN, ESQ.  
Facsimile: (310) 337-0063

SCANNED